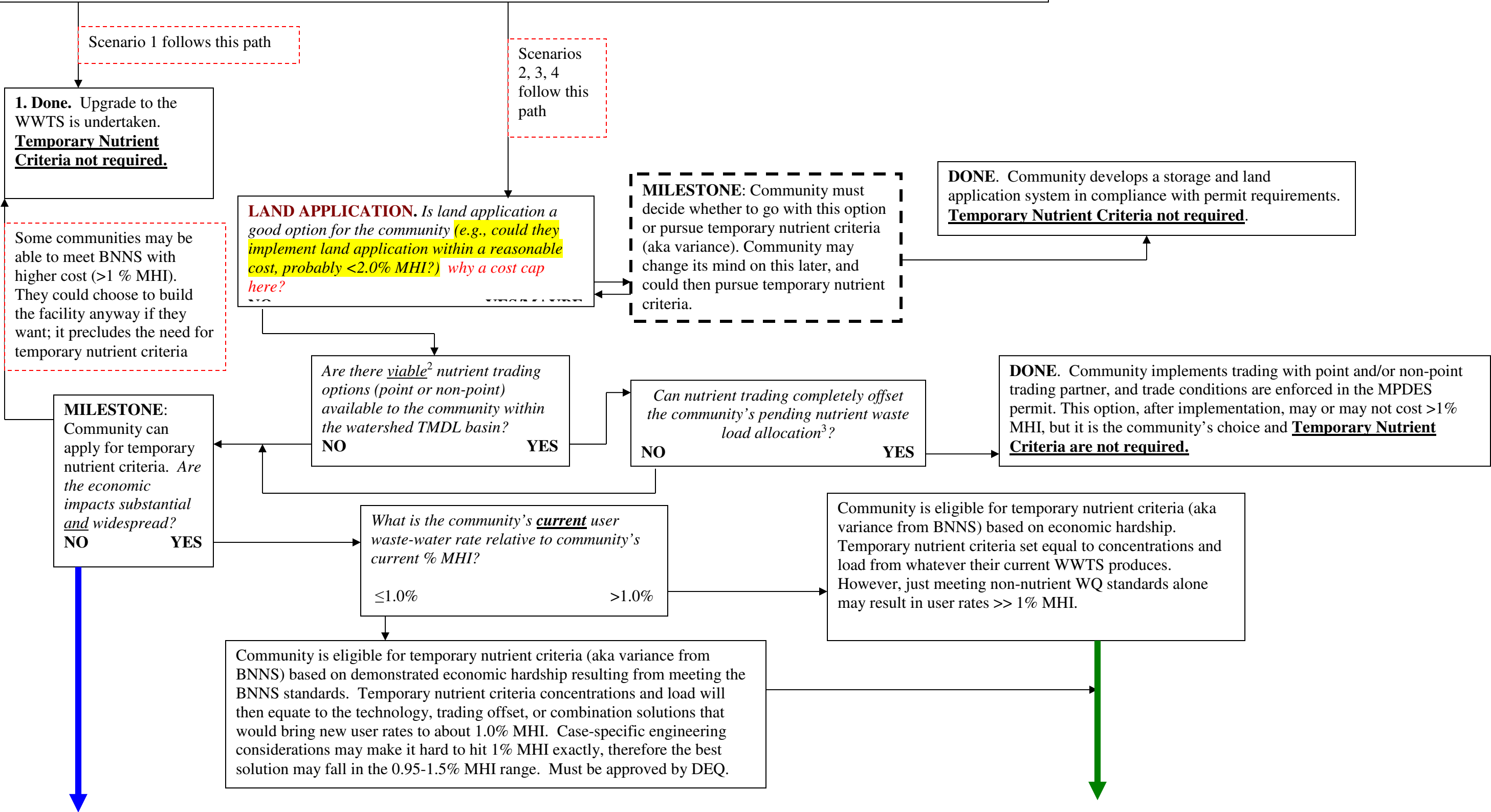


**START HERE**

Undertake PER for community. Determine the WWTS upgrade necessary to comply with applicable standards including, if they can be met, base numeric nutrient standards (BNNS). **It is only necessary to consider technologies up to DEQ's defined limits of technology.** The designed facility<sup>1</sup>:

1. Can comply, costs ≤ 1% MHI 2. Can comply, costs > 1% MHI 3. Cannot comply, costs > 1% MHI 4. Cannot comply, ≤ 1% MHI

If land application is being considered in lieu of a technological upgrade to WWTS, go directly to **LAND APPLICATION** box below





**MILESTONE:** The WWTS upgrade so far considered may not be at LOT, and may not be substantial enough to cause substantial and widespread economic impacts either. Consider a more aggressive nutrient removal upgrade (i.e., expend more \$\$).

*Does the revised WWTS under consideration now cause substantial and widespread economic impacts?*

**NO** **YES**

Community is eligible for temporary nutrient criteria (aka variance from BNNS) based on demonstrated economic hardship resulting from meeting the standards. Temporary nutrient criteria concentrations and load will then equate to the technology, trading offset, or combination solutions that would bring new user rates to about 1% MHI. Case-specific engineering considerations may make it hard to hit 1% MHI exactly, therefore the best solution may fall in the 0.95-1.5% MHI range. Must be approved by DEQ.



Community must upgrade WWTS to limits of technology (LOT).

Community can receive temporary nutrient criteria based on limits of technology (LOT).

Resulting nutrient concentrations and load are adopted into rule by the Department after a public hearing.

Each set of facility-specific temporary nutrient criteria will be revisited at 5 year intervals to see if the justification for them is still reasonable.

*At the time of the re-justification, are there reasonable<sup>4</sup> nutrient-removal technologies now available to install?*

**NO** **YES**

Community must install the appropriate technology

*Will the new technology, after installation, achieve the base numeric nutrient standards?*

**NO** **YES**

Community installs the technologies and the temporary nutrient criteria are removed from the books, since community is meeting the BNNS.  
**Temporary nutrient criteria no longer required.**

*Is the community's WWTS currently discharging at the limits of technology?*

**NO** **YES**

**“Second Generation” Variances**

Community granted 2<sup>nd</sup>-generation temporary nutrient criteria (based on current LOT) and these are adopted as Department rules after a public hearing.

Community granted 2<sup>nd</sup>-generation temporary nutrient criteria (cost-based, using current MHI) and these are adopted as Department rules after a public hearing.

**FOOTNOTES**

1. Cost in each of the scenarios refers to current user rates + additional rates after upgrade divided by community's median household income.
2. “Viable” means available and cost affective.
3. Both permits and the TMDL will set the waste load allocation as the WWTS's load that will meet the base numeric nutrient standards at the end of the mixing zone (or end of pipe if no dilution is available).
4. “Reasonable” means tested, readily installed, and not extremely expensive, i.e., the technology will not result in new user rates >> 1.0% of their current MHI.

Actions falling within these large brackets will re-iterate until (a) the current (i.e., 1<sup>st</sup> or 2<sup>nd</sup> generation) set of temporary nutrient criteria sunset at 20 years, at which point DEQ will have to take a hard look and see if base numeric nutrient standards and the beneficial uses they are set to protect are really achievable in the waterbodies in question; or (B) base numeric nutrient standards have been achieved and the temporary nutrient criteria are no longer in place.